### IN THE UNITED STATES DISTRICT COURT

### FOR THE DISTRICT OF DELAWARE

RUSSELL L. SILICATO, individually, and	)
KATHERINE L. SILICATO, individually,	) C.A. NO. 1:07-cv-00557-GMS
•	)
Plaintiffs,	)
vs.	)
	)
TIMOTHY RYAN RICHARDSON,	)
individually, and	)
CHARLES A KLEIN & SONS INC,	)
a Foreign Corporation,	)
	)
Defendants.	)

### **AMENDED COMPLAINT**

The plaintiffs amend their complaint in the above cause by filing an affidavit made on behalf of the plaintiffs as to the Defendant's non-resident, the said TIMOTHY RICHARDSON, and of the sending of a copy of the Complaint with Process and Notice as required by statute, the said affidavit with exhibits thereto to be considered incorporated in said Complaint as a part thereof.

BY: /s/ David P. Cline
David P. Cline, Esq. (#2681)
1300 North Market Street
Suite 700
Wilmington, DE 19801
302-529-7848

Attorney for Plaintiffs

Date: October 18, 2007

### IN THE UNITED STATES DISTRICT COURT

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### FOR THE DISTRICT OF DELAWARE

RUSSELL L. SILICATO, individually, and	)
KATHERINE L. SILICATO, individually,	) C.A. NO. 1:07-cv-00557-GMS
,	)
Plaintiffs,	,
vs.	)
	)
TIMOTHY RYAN RICHARDSON,	)
individually, and	)
CHARLES A KLEIN & SONS INC,	)
a Foreign Corporation,	)
	)
Defendants.	)
<del>-</del>	

### **AFFIDAVIT**

STATE OF DELAWARE : : SS

NEW CASTLE COUNTY :

BE IT REMEMBERED, that on this 18<sup>th</sup> day of October, A.D., 2007 personally came before me, the subscriber, a Notary Public for the State of Delaware, David P. Cline, Esquire, who being by me duly sworn according to law, deposes and says:

- 1. That he is the attorney for the above named plaintiffs.
- 2. To the best of my information and belief, on October 4, 2007, a notice was sent to defendant, TIMOTHY RICHARDSON, by registered mail consisting of a copy of the process and complaint served upon the Secretary of State, and a statement that service of the original of such process has been made upon the Secretary of State and that such service is as effectual as if it had been made upon such nonresident personally within this state.
- 3. Attached as Exhibit "A" are the receipts given by the United States Post Office to me on October 4, 2007, the date of mailing of the notice to defendant.

- 4. Attached as Exhibit "B" is the original, signed green card returned by the United States Post Office on October 16, 2007.
- 5. The notice to defendant, TIMOTHY RICHARDSON, as required by 10 <u>Del. C.</u> § 3104 was contained in the envelope at the time it was mailed.
- 6. Attached as Exhibit "C" is a copy of the notice which was sent to defendant, TIMOTHY RICHARDSON, along with process and complaint.
- 7. Attached as Exhibit "D" is a copy of the letter that was sent along with the Notice.

DAVID P. CLINE

SWORN to and SUBSCRIBED on this 18th day of October, 2007.

NOTARY PUBLIC

Angela M. Spinella
Notary Public - State of Delaware
My Comm. Expires Aug. 1, 2009

(hibi-

RODNEY SQUARE STATION		SYKESVILLE MD 21784  Zone-2 First-Class  Large Env  3.30 oz.  Return Rcpt (Green Card)  Registered	\$1.31 \$2.15 \$9.50
WILMINGTON, Delaware 198019998 3379300501 -0096	05:13:53 PM	Insured Value : \$0.00 Article Value : \$0.00 Label #: RB295671959US	,
		Issue PVI:	\$12 96
Sales Receipt Product Sale Unit Description Qty Price	Final Price	SYKESVILLE MD 21784 Zone-2 First-Class Large Env	\$1.31
WEST CHESTER PA 19380 Zone-1 First-Class Large Env 5.60 oz. Return Rcpt (Green Card) Registered	\$1.65 \$2.15 \$9.50	3.30 oz. Return Rcpt (Green Card) Registered Insured Value: \$0.00 Article Value: \$0.00 Label #: RB295671962US	
		Issue PVI:	\$12.96
Issue PVI:	\$13.30	Total:	\$78.44
WEST CHESTER PA 19380 Zone-1 First-Class Large Env	\$1.65	Paid by: Personal Check	\$78.44
5.70 oz. Return Rcpt (Green Card) Registered Insured Value:	\$2.15 \$9.50 0.00	Order stamps at USPS.com/shop or of 1-800-Stamp24. Go to USPS.com/cl-to print shipping labels with postfor other information call 1-800-	icknship tage.
Label #: RB295671976	SUS ====== \$13.30	Bill#: 1000400926332 Clerk: 04	
BERLIN MD 21811 Zone-2 First-Class Large Env 3.40 oz.	\$1.31	All sales final on stamps and a Refunds for guaranteed service Thank you for your busine	s only.
Return Rcpt (Green Card)	\$2.15 \$9.50	**************************************	
Article Value :	\$0.00 \$0.00	Go to: http://gx.gallup.com	
Label #: RB29567193	1US	TELL US ABOUT YOUR RECEN	ŗ
Issue PVI:	\$12.96	POSTAL EXPERIENCE	
BERLIN MD 21811 Zone-2 First-Class Large Env 3.30 oz.	\$1.31	YOUR OPINION COUNTS ************************************	
Return Rcpt (Green Card) Registered Insured Value : Article Value : Label #: RB29567194	\$2.15 \$9.50 \$0.00 \$0.00 15US	Customer Copy	
Issue PVI:	\$12.96		

	Reg. Fee	\$9.50		/	Date-Stamp WILMING
<b>D</b> .	Handling Charge	\$0.00	Return Receipt	\$2.15	04
omplete t Office	Postage	\$1.31	Restricted Delivery	\$0.00	10/04/07
To Be Completed By Post Office	Received/by	M	Ker		Domestic insurance up to \$25,000 is included in the fe
i <del>-</del>	Customer Mus Full Value \$	t Declare \$0.00		With Postal Insurance Without Postal Insurance	International Indemnity is limited.
		OF	FICI	AL U	SE
To Be Completed By Customer (Please Print) ntries Must Be in Ballpoint or Typed	P. O. Wild	di P. ( BOX Mngto	Uine, 33 N, DE	Esg. 1989	9-0033
To Be Completed (Please F All Entries Must Be in	P Bu	the strict	Phiro NO Z	navdSc 1 Or 21811	<b>1</b>

SENDER COMPLETE THIS SECTION  Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits.  1. Article Addressed to: Timothy Wichard Son 8226 Shira Dr. Bettin, MD 2/811	A. Signature  A. Signature  Addressee  P. Received by (Printed Name)  C. Date of Delivery  (0-/3-07)  D. Is delivery address different from item 1? Yes  If YES, enter delivery address below:		
Berlin, MD 2/811	3. Service Type  Certified Mail Registered Return Receipt for Merchandise C.O.D.  4. Restricted Delivery? (Extra Fee)		
2. Article Number (Transfer from service label) RB 295 6	71 931 US		
PS Form 3811, February 2004 Domestic Ret	urn Receipt 102595-02-M-1540		

Mibit

### **David Cline**

From:

ded\_nefreply@ded.uscourts.gov

Sent:

Thursday, October 04, 2007 6:55 PM

To:

ded ecf@ded.uscourts.gov

Subject: Activity in Case 1:07-cv-00557-GMS Silicato et al v. Richardson et al Notice (Other)

This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unattended.

\*\*\*NOTE TO PUBLIC ACCESS USERS\*\*\* You may view the filed documents once without charge. To avoid later charges, download a copy of each document during this first viewing.

### **U.S. District Court**

#### **District of Delaware**

### **Notice of Electronic Filing**

The following transaction was entered by Cline, David on 10/4/2007 at 6:54 PM EDT and filed on 10/4/2007

Case Name:

Silicato et al v. Richardson et al

Case Number:

1:07-cv-557

Filer:

Russell L. Silicato

Katherine L. Silicato

**Document Number: 5** 

### **Docket Text:**

NOTICE of Long Arm Service of Process Under 10 Del. C. Sec. 3104 to Defendant, Timothy Richardson by Russell L. Silicato, Katherine L. Silicato (Cline, David)

### 1:07-cv-557 Notice has been electronically mailed to:

David P. Cline davidcline@mylawman.com

### 1:07-cy-557 Notice has been delivered by other means to:

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename:n/a

**Electronic document Stamp:** 

[STAMP deecfStamp ID=1079733196 [Date=10/4/2007] [FileNumber=454510-0] [28359abcddb4de84caa41bd49b4fd7723b78b254590fd1b140af9c603b1f967fa6da e282fd157181dc568e5a4d1344f37467715b872a1ffcf672c208c6363663]]

### IN THE UNITED STATES DISTRICT COURT

### FOR THE DISTRICT OF DELAWARE

RUSSELL L. SILICATO, individually, and KATHERINE L. SILICATO, individually,  Plaintiffs,	) ) )	C.A. NO. 1:07-cv-00557-GMS
vs.	)	
TIMOTHY RYAN RICHARDSON, individually, and CHARLES A KLEIN & SONS INC, a Foreign Corporation,	) ) )	
Defendants.	)	

### NOTICE

TO: Timothy Ryan Richardson 8226 Shira Drive Berlin, MD 21811

PLEASE TAKE NOTICE that the original of the enclosed Complaint was filed upon the Secretary of State of Delaware pursuant to 10 <u>Del. C.</u> Section 3104.

Service on the Secretary pursuant to 10 <u>Del. C.</u> Section 3104 is as effectual to all intents and purposes as if it had been made upon you personally within the State of Delaware.

/s/ David P. Cline
David P. Cline, Esq. (#2681)
1300 North Market Street
Suite 700
Wilmington, DE 19801
302-529-7848
Attorney for Plaintiffs

Date: 10/04/07

Letter to Defendant, Timothy Ryan Richardson, regarding long arm service of process as prescribed by Section 3104 of the Delaware Code of 1953

Case 1:07-cv-00557-GMS

Document 5

Filed 10/04/2007

Page 3 of 15

# David P. Cline

davideline@mylawman.com

Attorney-at-Law

Let Mylawman become Yourlawman. TM

LICENSED TO PRACTICE IN DE MD NJ NY & PA 715 N. KING ST., 1<sup>ST</sup> FLOOR PO BOX 33 WILMINGTON DE 19899-0033 302 529 - 7848 PHILADELPHIA, PA 19103 MEDIA, PA 19063 MT LAUREL, NJ 08054

FAX 302 654-0884

4 302 LAW-SUIT PLEASE NOTE NEW ADDRESS ABOVE; P.O. BOX REMAINS SAME

October 4, 2007

Timothy Ryan Richardson 8226 Shira Drive Berlin, MD 21811

# VIA REGISTERED MAIL/RETURN RECEIPT REQUESTED & REGULAR MAIL

Re:

Russell L. Silicato, et al. vs. Timothy Ryan Richardson, et al.

Case No.: 07-557 GMS

Dear Mr. Richardson:

Please take notice that the enclosed process and complaint have been served upon the Secretary of State as prescribed by Section 3104 of Title 10 of the Delaware Code of 1953. This service upon the Secretary of State is made as if that service had been made upon you personally. Enclosed please find a copy of the Service of Process and the Complaint. Please note that you have 20 days from the date of service of this letter to file an answer to this complaint or a default judgment will be entered against you. A copy of that answer must be served upon me.

Please turn this matter over to the auto insurance company that was in effect on the date of this accident. If you do not have insurance that will cover you for this accident please contact me at the above. Thank you.

Very truly yours,

/s/ David P. Cline (signed electronically)

David P. Cline

Enclosure DPC/AS/a Return of Service from Secretary of State for Defendant, Timothy Ryan Richardson, for long arm service of process as prescribed by Section 3104 of the Delaware Code of 1953 Document 9

Filed 10/18/2007

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Case 1:07-cv-00557-GMS

Document 5

Filed 10/04/2007 Page 5 of 15

SAO 440 (Rev. 8/01) Summons in a Civil Action

# UNITED STATES DISTRICT COURT

O.I.					
	70:	-int of	Dela	aware	
	Dist	rict of _			
RUSSELL L. SILICATO, indi KATHERINE L. SILICATO, in  V.  TIMOTHY RYAN RICHARDSON,	ndividually, Plaintiffs,	) ) )	SUMMONS IN A	CIVIL CA	SE
CHARLES A. KLEIN & SONS,	INC., a foreign Defendants.	CASE	NUMBER:	- 7	GMS
corporation,	Deremonice.			;	<b>•</b>

TO: (Name and address of Defendant) TIMOTHY RYAN RICHARDSON 8226 SHIRA DRIVE, BERLIN, MD 21811

YOU ARE HEREBY SUMMONED and required to serve on PLAINTIFF'S ATTORNEY (name and address)

DAVID P. CLINE, ESQUIRE 715 KING STREET, SUITE 10D P.O.BOX 33 WILMINGTON, DE 19899-0033 (302) 529-7848

an answer to the complaint which is served on you with this summons, within Twenty (20) of this summons on you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. Any answer that you serve on the parties to this action must be filed with the Clerk of this Court within a reasonable period of time after service.

PETER T. DALLEO

9/17/07

CLERK

Case 1:07-cv-00557-GMS Document 9 Filed 10/18/2007

Page 16 of 28 Filed 10/04/2007 Page 6 of 15 Case 1:07-cv-00557-GMS Document 5 AO 440 (Rev. 8/01) Summons in a Civil Action RETURN OF SERVICE DATE Service of the Summons and complaint was made by me(I) 9/28/07 TITLE NAME OF SERVER (PPINT) SPECIAL PROCESS SERVER GRANVILLE MORRIS Check one box below to indicate appropriate method of service Served personally upon the defendant, Place where served; Left copies thereof at the defendant's dwelling house or usual place of abode with a person of suitable age and discretion then residing therein. Name of person with whom the summons and complaint were left: Returned unexecuted: Other (specify): SERVED: TIMOTHY RYAN RICHARDSON UNDER 10 DEL. CODE SEC 3104 C/O THE DELAWARE SECRETARY OF STATE TOWNSEND BLDG. DOVER, DE COPIES THEREOF WERE ACCEPTED BY KAREN CHARBANEAU STATEMENT OF SERVICE FEES TOTAL SERVICES TRAVEL DECLARATION OF SERVER I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Return of Service and Statement of Service Fees is true and correct. Executed on 9/28/07 Signature of Server BRANDYWINE PROCESS SERVERS, LTD. P.O. BOX 1360 WILMINGTON, DE 19899-1360 302-475-2600

# Original Complaint Filed on September 17, 2007

### Case 1:07-cv-00557-GMS Document 9 Filed 10/18/2007 Page 18 of 28 Page 8 of 15 Filed 10/04/2007 Case 1:07-cv-00557-GMS Document 5 Page 1 of 1 Filed 09/17/2007 Case 1:07-cv-00557-UNA Document 1-2 07-557 CIVIL COVER SHEET The JS 44 civil cover sheet and the information contained herein usifier replace nor supplement the filing and service of pleatings or other papers as required by law, except as provided by local rules of count. This form, approved by the Indicial Conference of the United States in September 1974, is required for the use of the Clark of Count for the purpose of initiating he civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.) L (a) PLAINTHES SILICATO, RUSSELL & KAMPING DEFENDANTS RICHARDSON, TIMOTHY RYAN, Individually hasband - WIFE AND INDIVIDUATIY (b) County of Residence of First Listed Plaintiff New CASHE (EXCEPT IN U.S. PLAINTIFF CASES) Comply of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE LAND INVOLVED. 302-529-1848 (c) Attorney's (Firm Name, Address, and Telephone Number) 715 King St, Ste-101, Box 33, Wrlm, De 19899-0033 Afformeys (If Known) III. CITIZENSHIP OF PRINCIPAL PARTIES(Place an "X" in One Box for Plaintif IT BASIS OF JURISDICTION (Place an. "X" in One Hux Only) and One Box for Defendant)

ı. s	SADIO OF SUKILIER	34.402.1	(For Diversity Cases Daily)	DEF	PTF DEF
<b>J</b> 1	U.S. Government Plaintiff	U.E. Government Not a Party)	Citizen of This State	Incorporated or Princi of Business in This S	ipel Place 0 4 0 4 tale
<b>J</b> 2	U.S. Government	Diversity	Citizen of Another State 0:	2 3 2 Incorporated and Prin of Business In Am	nipal Place O 5 S 5 Other State
	Defendant	(Indicate Citizenship of Parties in Item III)	Citizen or Subject of a Ci Foreign Country	3 🛛 3 Foreign Nation	D 6 D 6
	AND THE OWNER OF COURT	(Place an "X" in One Bux Only)		BANKRUFTCY	OTHER STATUTES
IV.	CONTRACE	TORTS	FOREITURE/PENALITY		1 400 State Reapportionment
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J 1	40 Negotiable Instrument 50 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act	O 320 Assault, Libel & Froduct Libbil Slander O 368 Asbesius Pers O 330 Federal Employers' Libbility Libbility	ound O 640 R.R. & Truck O 650 Airline Regs. O 660 Occupational	□ E20 Copyrights □ E30 Patent □ 840 Trademark	O 470 Rackeleer Influenced and Concept Organizations O 480 Consumer Credit 490 Consumer Credit
	152 Recovery of Defaulted Student Loans (Exel. Velerans) 153 Recovery of Overpayment of Veleran's Benefits	340 Marine   FERSONAL PROP   345 Marine Product   370 Other Fraud   Liebility   371 Truth in Lent   380 Other Person	ing LABOR  al 710 Fair Labor Standards	SDCIAL SECURITY	B10 Estative Service B50 Estatives/Commodities/ Estatives/Commodities/ B50 Cambing Challenge
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,	V ORIGIN (P)	Remarked from 3 Remarked from Amellate Court	U 4 Reinstated or U 5 mm	insferred from D6 Moltidi other district D6 Moltidi ecify) Liftgati	strict O 7 Judge from Magistrate on Judgment
	Proceeding	Cite the U.S. Civil Stabute under which	you are filing (Do not cite jurisilich U.S.C. & 1332	ional statutes unless diversity	);
	VL CAUSE OF AC	HON Brief description of cause: PERSO	W INJURY-AUTE	ł	nly if demanded in complaint:
	VIL REQUESTED	IN CHECK IF THIS IS A CLASS A	CTION DEMANDS	JURY DEMAI	
	COMPLAINT: VIII. RELATED C	ASE(S) (See instructions):		DOCKET NUMBER	
	IF ANY	A A at 15	E OF ATTORNEY OF RECURD		
	9/17/07	W/M	#1. 1 / Wee	7	
	PETERT#	AMDUNT APPLYIN	IG IFP	TEMAG	JUDGE

RECEIPT#

### IN THE UNITED STATES DISTRICT COURT

### FOR THE DISTRICT OF DELAWARE

RUSSELL L. SILICATO, individually, and KATHERINE L. SILICATO, individually,	)	C.A. NO.
Plaintiffs,	5	
ve.	)	
TIMOTHY RYAN RICHARDSON,	)	
individually, and CHARLES A KLEIN & SONS INC,	į	
a Foreign Corporation,	)	
Defendants.	)	

### COMPLAINT

Plaintiffs, Russell L. Silicato and Katherine L. Silicato, through their counsel, David P. Cline, Esquire and Steven J. Stinparo, Esquire, say by way of Complaint that:

### JURISDICTION

### **1.** JURISDICTION BASED ON DIVERSITY OF CITIZENSHIP

- 1. Jurisdiction is based on diversity of citizenship and the amount in controversy exceeds Seventy Five Thousand Dollars (\$75,000), exclusive of interest and costs.
  - Jurisdiction is based on diversity of citizenship under 28 <u>U.S.C.</u> § 1332.

### VENUE

Venue lies under 28 U.S.C. Section 1391.

### PARTIES

4. Plaintiff, Russell L. Silicato, is and was at all times pertinent hereto a resident of the state of Delaware, residing at 3080 Wrangle Hill Road, Bear, Delaware 19701.

- 5. Plaintiff, Katherine L. Silicato, is and was at all times pertinent hereto a resident of the state of Delaware, residing at 3080 Wrangle Hill Road, Bear, Delaware 19701, and is the wife of plaintiff, Russell L. Silicato.
- 6. Defendant, Timothy Ryan Richardson, an individual, upon information and belief, is believed at all times pertinent hereto, a resident of the state of Maryland, residing at 8226 Shira Drive, Berlin, Maryland 21811.
- 7. Defendant, Charles A Klein & Sons Inc., a Foreign Corporation, upon information and belief, is believed to be at all times pertinent hereto, a Foreign Corporation of the state of Maryland, with its principal place of business located at 5220 Klee Mill Road, Sykesville, Maryland 21784.
- 8. At all times pertinent hereto, defendant Timothy Ryan Richardson was acting within the course and scope of his employment with defendant Charles A Klein & Sons Inc. Therefore, defendant Charles A Klein & Sons Inc is responsible for the reckless, wanton and/or negligent actions and/or inactions of defendant Timothy Ryan Richardson as an agent, employee and/or servant under the doctrine of *Respondent Superior* and the law of agency as the principal, employer or master.

### COUNTI

- 9. Plaintiffs hereby incorporate paragraphs 1 through 8 as if fully set forth herein.
- 10. On September 17, 2005, at approximately 11:50 a.m., plaintiff, Russell L. Silicato, was operating his motorcycle traveling in a southerly direction on Race Track Road, with his wife Katherine L. Silicato as his passenger.
- 11. At the same time and place, defendant, Timothy Ryan Richardson, was operating a vehicle owned by Charles A Klein & Sons Inc, traveling in a northerly direction on Race Track

7

Road and operated such vehicle in a negligent, careless and/or reckless manner, by failing to yield to oncoming traffic while attempting to make a left hand turn, causing his vehicle to violently collide into plaintiff, Russell L. Silicato's motorcycle.

- 12. This incident was the result of the negligence, carelessness, and /or recklessness of the defendant, Timothy Ryan Richardson, and was not caused in any manner whatsoever by the act or failure to act on the part of the plaintiffs.
- 13. The aforesaid collision and plaintiff Russell L. Silicato's resulting injuries and damages were proximately caused by the recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson in that he:
  - failed to maintain a proper lookout while operating the vehicle he was driving;
- b. failed to give full time and attention to the operation of the vehicle he was driving;
- c. operated the vehicle he was driving in a careless and improdent manner, without due regard for traffic conditions then existing;
  - d. failed to exercise and maintain proper control over the vehicle he was driving;
  - e. failed to give full time and attention to the operation of his motor vehicle; and
  - f. violated the common-law duty of lookout.
- 14. As a direct and proximate result of the aforementioned recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Russell L. Silicato suffered severe bodily injuries including, but not limited to, injuries to his neck, upper back, shoulders, ribs, right thumb, right hip, right foot and right arm. Some or all of his injuries have continued since the collision and are permanent in nature.

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Case 1:07-cv-00557-UNA Document 1

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- 15. As a further consequence of the aforementioned recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Russell L. Silicato has incurred, and will continue to incur in the future, medical and related expenses for his care and treatment.
- 16. As a further consequence of the aforementioned recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Russell L. Silicato has incurred in the past and will incur in the future, pain, suffering, discomfort and mental anguish.
- 17. As a direct and proximate result of the aforementioned recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Russell L. Silicato has sustained in the past and may sustain in the future a loss of earnings and/or earning capacity.
- 18. As a further direct and proximate result of the recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Katherine L. Silicato suffered the loss of consortium and companionship of her husband, Russell L. Silicato, as a result of his injuries.

### COUNT II

- 19. Plaintiffs hereby incorporate paragraphs 1 through 18 as if fully set forth herein.
- 20. As a direct and proximate result of the aforementioned recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Katherine L. Silicato suffered severe bodily injuries including, but not limited to, injuries to her right knee. Some or all of her injuries have continued since the collision and are permanent in nature.
- 21. As a further consequence of the aforementioned recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Katherine L. Silicato has incurred, and will continue to incur in the future, medical and related expenses for her care and treatment.

Case 1:07-cv-00557-GMS Document 5 Case 1:07-cv-00557-UNA Document 1

Filed 10/04/2007 Pa Filed 09/17/2007 Pag

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22. As a further consequence of the aforementioned recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Katherine L. Silicato has incurred in the past and will incur in the future, pain, suffering, discomfort and mental anguish.

23. As a direct and proximate result of the aforementioned recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Katherine L. Silicato has sustained in the past and may sustain in the future a loss of earnings and/or earning capacity.

24. As a further direct and proximate result of the recklessness, wantonness and/or negligence of defendant Timothy Ryan Richardson, plaintiff Russell L. Silicato suffered the loss of consortium and companionship of his wife, Katherine L. Silicato, as a result of her injuries.

WHEREFORE, plaintiffs demand judgment against defendants, jointly and severally, for their special and general damages, including pain and suffering, punitive damages, attorney fees, pre and post judgment interest, the costs of this action and other such relief as the Court finds just.

DAVED P. GLINE, P.

BY: Ast David P. Cline, Esq. (#2681)

715 King Street, Suite 100

P.O. Box 33

Wilmington, DE 19899-0033

Attorney for Plaintiffs

(302) 529-7848

Dated: September 17, 2007

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Note: Completed receipt will be filed in the Civil Action

Case 1:07-cv-00557-GMS

Document 5

Filed 10/04/2007

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### IN THE UNITED STATES DISTRICT COURT

### FOR THE DISTRICT OF DELAWARE

RUSSELL L. SILICATO, individually, and	)
KATHERINE L. SILICATO, individually,	) C.A. NO. 1:07-cv-00557-GMS
•	)
Plaintiffs,	)
vs.	)
	)
TIMOTHY RYAN RICHARDSON,	)
individually, and	)
CHARLES A KLEIN & SONS INC,	)
a Foreign Corporation,	)
	)
Defendants.	)

### **NOTICE OF SERVICE**

I, David P. Cline, Esquire, hereby certify that on this 4<sup>th</sup> day of October, 2007 copies of the <u>NOTICE UNDER 10 DEL.C. §3104 UNDER DELAWARE LONG</u>

<u>ARM STATUTE TO DEFENDANT, TIMOTHY RYAN RICHARDSON</u> were filed electronically with the U.S. District Court and sent by registered and regular mail to:

Timothy Ryan Richardson 8226 Shira Drive Berlin, MD 21811

DAVID P. CLINE, P.A.

BY: /s/ David P. Cline

DAVID P. CLINE, ESQUIRE (#2681)

1300 Market Street, Suite 700

P.O. Box 1970

Wilmington, DE 19899-1970

(302) 529-7848

Dated: 10/4/07 Attorney for Plaintiffs

Exhibit

# David P. Cline

davideline@prylawman.com Attorney-at-Law

Let Mylawman become Yourlawman, TM

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715 N. KING ST., 1<sup>ST</sup> FLOOR PO BOX 33 WILMINGTON DE 19899-0033 302 529 - 7848 PHILADELPHIA, PA 19103 MEDIA, PA 19063 MT LAUREL, NJ 08054

DE MD NJ NY & PA FAX 302 654-0884

LICENSED TO PRACTICE IN

4 302 LAW-SUIT PLEASE NOTE NEW ADDRESS ABOVE; P.O. BOX REMAINS SAME

October 4, 2007

Timothy Ryan Richardson 8226 Shira Drive Berlin, MD 21811

## VIA REGISTERED MAIL/RETURN RECEIPT REQUESTED & REGULAR MAIL

Re:

Russell L. Silicato, et al. vs. Timothy Ryan Richardson, et al.

Case No.: 07-557 GMS

Dear Mr. Richardson:

Please take notice that the enclosed process and complaint have been served upon the Secretary of State as prescribed by Section 3104 of Title 10 of the Delaware Code of 1953. This service upon the Secretary of State is made as if that service had been made upon you personally. Enclosed please find a copy of the Service of Process and the Complaint. Please note that you have 20 days from the date of service of this letter to file an answer to this complaint or a default judgment will be entered against you. A copy of that answer must be served upon me.

Please turn this matter over to the auto insurance company that was in effect on the date of this accident. If you do not have insurance that will cover you for this accident please contact me at the above. Thank you.

Very truly yours,

/s/ David P. Cline (signed electronically)

David P. Cline

Enclosure DPC/AS/a

### IN THE UNITED STATES DISTRICT COURT

### FOR THE DISTRICT OF DELAWARE

RUSSELL L. SILICATO, individually, and	1)
KATHERINE L. SILICATO, individually,	) C.A. NO. 1:07-cv-00557-GMS
	)
Plaintiffs,	)
VS.	)
	)
TIMOTHY RYAN RICHARDSON,	)
individually, and	)
CHARLES A KLEIN & SONS INC,	)
a Foreign Corporation,	)
	)
Defendants.	)

### **CERTIFICATE OF SERVICE**

I, David P. Cline, Esquire, hereby certify that on this 18<sup>th</sup> day of October, 2007 copies of the <u>AMENDED COMPLAINT AND LONG ARM AFFIDAVIT UNDER 10 DEL.C. §3104</u> were filed electronically with the U.S. District Court and sent by regular mail to:

Timothy Richardson 8226 Shira Drive Berlin, MD 21811

By: /s/ David P. Cline

David P. Cline, Esq. (#2681) 1300 North Market Street

Suite 700

Wilmington, De 19801

302-529-7848

Attorney for Plaintiffs

Date: October 18, 2007